PTO/SB/25 (08-03)

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TERMINAL DISC REJ	CLAIMER TO OB) ECTION OVER A	HATE A PROVISION PENDING SECOND	AL DOUBLE PATENTING APPLICATION	Docket Number (Optional) てよ Q~6 7
In re Application of:	Hosheng Tu	and Rodolfo C. 6	Ruijano	
Application No.: (0/050,307		J	
Filed: 0:/16/2	002			
For: Apparatus o	and Methods for N	lonitoring Tissue I	mpedance	
beyond the expiral disclaimer filed price filed on 5- Nov - granted on the instance second application binding upon the granted on the instance of the patent granted on event that any such a court of compete claims canceled by	tion date of the full or to the grant of an each of any pate ant application shall are commonly own the above disclaimed the second application of granted patent: executive second patent: executive second application of a reexamination of	statutory term defined by patent granted on perent on the pending second be enforceable only for seed. This agreement run sor assigns. For, the owner does not despiration date of the full- tion, as shortened by all pires for failure to pay a catutorily disclaimed in vertices.	atent granted on the instant applin 35 U.S.C. 154 and 173 as anding second Application Number and application. The owner here and during such period that it as with any patent granted on the isclaim the terminal part of any statutory term as defined in 35 my terminal disclaimer filed price maintenance fee, is held uner whole or terminally disclaimed is in any manner terminated pror to its grant.	s shortened by any terminal ther 10/01, 062, by agrees that any patent so and any patent granted on the instant application and is patent granted on the instant 5 U.S.C. 154 and 173 of any or to the patent grant, in the aforceable, is found invalid by under 37 CFR 1.321, has all
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2. The und		ey-or-agent-of-record. plicant	MALLIN	ans 16 Mar 04
04 SDENBOB1 00000053	10050307	RECEIVED APR 0 8 2004 CER 1 20(d) is included	Signature	Date
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)	,	APPOLIVED	Rodolfo C. Qu	ijano
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		CENTER PO	949 - 643 - 2213 Telephone	
Terminal disc	Naimer fee under 27	CER 1.20(d) is included	,	

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TERMINAL DISCLAIMER TO CHYLATE A PROVISIONAL DOUBLE PATENTING Docket Number (Optional)

REJECTION OVER A PENDING SECOND APPLICATION	T4Q-67
In re Application of: Hosheng Tu and Rodolfo C. Quijano	
Application No.: 10/050, 307	
Filed: 01/16/2002	
For. Apparatus and Methods for Monitoring Tissue Impedance	
The owner*, Heshera Tw, of 50 percent interest in the instant application provided below, the terminal part of the statutory term of any patent granted on the instant appleyond the expiration date of the full statutory term defined in 35 U.S.C. 154 and 173 a disclaimer filed prior to the grant of any patent granted on pending second Application Num filed on 5-Nov-2001, of any patent on the pending second application. The owner here granted on the instant application shall be enforceable only for and during such period that it a second application are commonly owned. This agreement runs with any patent granted on binding upon the grantee, its successors or assigns. In making the above disclaimer, the owner does not disclaim the terminal part of any application that would extend to the expiration date of the full statutory term as defined in 3 patent granted on the second application, as shortened by any terminal disclaimer filed prievent that any such granted patent: expires for failure to pay a maintenance fee, is held uner a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed claims canceled by a reexamination certificate, is reissued, or is in any manner terminated p statutory term as shortened by any terminal disclaimer filed prior to its grant.	plication, which would extend s shortened by any terminal of the patent so and any patent so and any patent granted on the the instant application and is patent granted on the instant 5 U.S.C. 154 and 173 of any or to the patent grant, in the officeable, is found invalid by under 37 CFR 1.321, has all
Check either box 1 or 2 below, if appropriate.	
1. For submissions on behalf of an organization (e.g., corporation, partnership, unive etc.), the undersigned is empowered to act on behalf of the organization.	rsity, government agency,
I hereby declare that all statements made herein of my own knowledge are true and information and belief are believed to be true; and further that these statements were made of false statements and the like so made are punishable by fine or imprisonment, or both, under the United States Code and that such willful false statements may jeopardize the validity of issued thereon.	with the knowledge that willful er Section 1001 of Title 18 of
2. The undersigned is an attorney or agent of record. Appliant	
Hoshia I	3/16/04
RECE Signature	Date
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